

Government of Kerala

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KERALA GAZETTE

EXTRAORDINARY
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Vol. XXIX] Trivandrum, Friday,

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[No. 447

11th Jyaistha 1906

GOVERNMENT OF KERALA

Labour (E) Department

NOTIFICATION

No. 12109/E2/84/LBR.

Dated, Trivandrum, 1st June, 1984.

S. R. O. No. 563/84.—In exercise of the powers conferred by sub-section (1) of section 13 of the Kerala Headload Workers Act, 1978 (20 of 1980), the Government of Kerala hereby make the following amendment to the Kerala Headload Workers (Regulation of Employment and Welfare) Scheme, 1983, issued as per Notification No. 14795/E2/81/LBR dated the 30th November 1983 and published as S. R. O. No. 1682/83 in the Kerala Gazette Extraordinary No. 1435 dated the 30th November, 1983, namely:—

AMENDMENT

In the Kerala Headload Workers (Regulation of Employment and Welfare) Scheme, 1983, in sub-paragraph (1) of paragraph 6, for the words "three months" the words "107 days" shall be substituted.

By order of the Governor,

U. MAHABALA RAO,

Commissioner and Secretary to
Government.

33/2054/MC.

Explanatory Note

(This does not form part of the Notification but is intended only to indicate its general purport).

As per Notification No. 1662/E2/84/LBR dated 1-3-1984 Government have brought the Kerala Headload Workers (Regulation of Employment and Welfare) Scheme, 1983 into force in Ward No. 38 and 39 in Trivandrum Corporation with effect from 1-3-1984. As per paragraph 6(1) of the Scheme, no Headload Worker who is a registered Headload Worker shall be allowed or required to work in any area to which the scheme applies after a period of 3 months from the date of commencement of the Scheme. Now the Headload Workers' (Trivandrum) Local Committee at its meeting held on 30-5-1984 has recommended to Government to extend the date by 15 days and accordingly Government have decided to fix 16-6-1984 as the date on which para 6(1) of the Scheme shall come into force in the said areas. Hence this notification.



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GOVERNMENT OF KERALA

Transport, Fisheries & Ports (Transport-B) Department

NOTIFICATION

G. O. Rt. No. 385/84/TF&P.

Dated, Trivandrum, 1st June, 1984.

S. R. O. No. 569/84.—Whereas the Government of Kerala are of opinion that it is necessary in the public interest to regulate the grant of temporary permits for stage carriages to private operators;

Now, therefore, in exercise of the powers conferred by Section 43 A of the Motor Vehicles Act, 1939 (Central Act 4 of 1939), the Government of Kerala hereby direct that with effect from 1-6-1984, the Regional Transport Authorities/Regional Transport Officers in the State shall act according to the following instructions in the matter of issue of temporary permits for stage carriages to private operators:—

(i) *Suo motu* applications for temporary permits should not be entertained.

(ii) Fresh temporary permits on existing routes or on new routes should be issued only after ascertaining the requirements on those routes.

(iii) The Regional Transport Authorities should notify all such routes and grant permits only after considering relative merits of applications.

By order of the Governor,

V. A. AUGUSTINE,
Additional Secretary to Government.

Explanatory Note

(This is not part of the Notification)

Government have felt the necessity of restricting issue of temporary permits to Private stage carriage operators. Government feel that issue of temporary permits based on *suo motu* applications without ascertaining the actual requirement for additional services or new services and without giving an opportunity to all intending operators to apply for permits is not in public interest and that such temporary permits should be issued only after routes are notified and applications are invited. This Notification is intended to achieve this object.